IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

DIAGNOSTIC RESOURCE GROUP, L.L.C.

Plaintiff

VS.

TOSHIBA AMERICA MEDICAL SYSTEMS, INC. Defendant Case No.:L-02-CV-3020

REQUEST FOR PRODUCTION OF DOCUMENTS INCORPORATING DEFINITIONS ETC. OF PRIOR REQUESTS

Plaintiff requests copies of all manuals or operating policies of the department of Defendant dealing with renewals or sales of service plans, initial service plans, and extended service plans, and with regard to methods and policies for provision of services under such policies in effect in 1996 through 2001.

Respectfully Submitted,

Samuel Sperling 024135 1777 Reisterstown Road Suite 212 West Baltimore, Maryland 21208 410-653-0141

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

DIAGNOSTIC RESOURCE GROUP, L.L.C.

Plaintiff

VS.

TOSHIBA AMERICA MEDICAL SYSTEMS, INC. Defendant Case No.:L-02-CV-3020

CERTIFICATION OF SERVICE

This is to certify that on this March 17, 2003, a copy of this REQUEST FOR PRODUCTION OF DOCUMENTS INCORPORATING DEFINITIONS ETC. OF PRIOR REQUESTS was hand delivered to counsel for Defendant Brooke Schumm, III, Esquire upon his appearance at the office of counsel for Plaintiff to take a deposition in the above case.

Samuel Sperling SS24135 1777 Reisterstown Road Suite 212 West Baltimore, Maryland 21208 410-653-0141